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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/892,684	06/27/2001	Stephen Peter de Jong	MS174305.1	3970
27195	7590 08/09/2005		EXAM	INER
	UROCY, LLP	GODDARD, BRIAN D		
24TH FLOOR, NATIONAL CITY CENTER 1900 EAST NINTH STREET			ART UNIT	PAPER NUMBER
	CLEVELAND, OH 44114			
			DATE MAILED: 08/09/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

h						
1	Application No.	Applicant(s)				
	09/892,684	DE JONG ET AL.				
Office Action Summary	Examiner .	Art Unit				
	Brian Goddard	2161				
The MAILING DATE of this communication app Period for Reply	ears on the cover sh	eet with the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, within the statutory minimur will apply and will expire SIX (cause the application to bec	may a reply be timely filed n of thirty (30) days will be considered timely. 6) MONTHS from the mailing date of this communication. ome ABANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 25 A	oril 2005.					
2a)⊠ This action is FINAL . 2b)□ This	action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-5,7-9,11-14,16,32-36 and 49</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdray	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-5,7-9,11-14,16,32-36 and 49</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requireme	ու.				
Application Papers						
9) The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>27 June 2001</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
•	ammer. Note the att	actied Office Action of form P10-132.				
Priority under 35 U.S.C. § 119		•				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:						
 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 						
 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage 						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list		•				
Attachment(c)						
Attachment(s) 1) Notice of References Cited (PTO-892)	4\	view Summary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Pap	er No(s)/Mail Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	· —	ce of Informal Patent Application (PTO-152)				
J.S. Patent and Trademark Office	tion Summary	Part of Paper No./Mail Date 20050804				

DETAILED ACTION

- 1. This communication is responsive to the Amendment filed 25 April 2005.
- 2. Claims 1-5, 7-9, 11-14, 16, 32-36 and 49 are pending in this application. Claims 1, 11, 32 and 49 are independent claims. In the Amendment filed 25 April 2005, claim 6 was cancelled; and claims 1, 7, 11, 32 and 49 were amended. This action is made Final.

Claim Rejections - 35 USC § 102

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

3. Claims 1-5, 7-9, 11-14, 16, 32-36 and 49 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent No. 6,292,933 to Bahrs et al.

Referring to claim 1, Bahrs discloses a system that facilitates employment of a pluggable formatter as claimed. See Figures 1-5 & 105-111 and the corresponding portions of Bahrs' specification for this disclosure. Bahrs teaches, "a system [See Figs. 1-5 & 105-111] that facilitates employment of a pluggable formatter ['Destination' (See Column 17, line 61 et seq.)], comprising:

a decision module [ApplicationMediator (512)] that retrieves a first data structure ['Original' object data] as a graph of objects for serialization thereof [See PlacementListener (514)];

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a plurality of rule sets [ValidationRules (504) & 'Base Serializer Class'] that define serialization information about data structure types;

a serialization selector ['Serializer' (See Figs. 105-111] that determines a rule set of the plurality of rule sets to provide to the decision module based on the data structure type, the decision module populating a second data structure ['Changed' object data] based on the serialization information and providing a pluggable formatter ['Destination' (See Column 17, line 61 et seq.)] with the second data structure, so that the pluggable formatter can serialize the second data structure to an externalized [remote] format defined by the pluggable formatter" as claimed.

Referring to claims 2-4, Bahrs teaches the system of claim 1, as above, wherein the rule set is defined in the data structure, a third party file or as a default format [See ValidationRules (504) & Figs. 105-111] as claimed.

Referring to claim 5, Bahrs teaches the system of claim 1, as above, wherein the first data structure is an object [See Fig. 5] as claimed.

Referring to claim 7, Bahrs teaches the system of claim 6, as above, further comprising an object ID generator [PlacementListener (514)] coupled to the decision module, the object ID generator assigns object IDs to each object in the graph of objects as claimed.

Referring to claim 8, Bahrs teaches the system of claim 1, as above, the data structure containing information [data element code(s)] within the data structure that the serialization selector utilizes in determining a rule set [See Column 59, line 10 et seq.] as claimed.

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Referring to claim 9, Bahrs teaches the system of claim 1, as above, wherein the decision module is integrated into the pluggable formatter [See Column 17, line 61 et seq.] as claimed.

Referring to claim 11, Bahrs teaches a system that facilitates employment of a pluggable formatter [See Figs. 1-5 & 105-111 and Discussions of claims 1-9 above], comprising:

a formatter services component [Transporter (524)] that receives a decoded serialized stream from a pluggable formatter and creates a data structure [Base Deserializer Class] as a graph of objects [See above] for deserialization of the decoded serialized stream; and

an object manager [ApplicationMediator (512)] that tracks data in the decoded serialized stream [RequestEvent (522)] and determines forward references to additional data to provide fixups to the data structure upon receipt of the additional data [See Figs. 5 & 106] as claimed.

Claim 12 is rejected on the same basis as claim 1, in light of the basis for claim

11. See the discussions regarding claims 1 and 11 above for the details of this

disclosure.

Claims 13-14 are rejected on the same basis as claims 2-3 respectively, in light of the basis for claim 12. See the discussions regarding claims 1-3 and 11-12 above for the details of this disclosure.

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Claim 16 is rejected on the same basis as claim 6, in light of the basis for claim

11. See the discussions regarding claims 1, 6 and 11 above for the details of this disclosure.

Claims 32-36 are rejected on substantially the same basis as claims 1-9, 11-14 and 16. See the discussions regarding claims 1-9, 11-14 and 16 above, as well as the portions of Bahrs' specification cited therein, for the details of this disclosure.

Claim 49 is rejected on substantially the same basis as claims 1 and 11. See the discussions regarding claims 1 and 11 above, as well as the portions of Bahrs' specification cited therein, for the details of this disclosure.

Response to Arguments

4. Applicants' arguments filed 25 April 2005 have been fully considered but they are not persuasive.

Referring to applicants' remarks on pages 7-8 regarding the Section 102 rejection of amended claim 1 (incorporating the subject matter of cancelled claim 6):

Applicants argued that Bahrs does not disclose or suggest a graph of objects as claimed.

The examiner disagrees for the following reasons: Applicants' have loosely defined "a graph of objects" as "a data structure that groups one or more objects together" on page 7 of the remarks. Bahrs' graphical objects (or GUI elements) represented by ViewControllers (502) are objects as claimed. As disclosed in Bahrs Column 16, line 18 et seq. and admitted by applicants, Bahrs PlacementListener (514)

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manages the placement/containment of ViewControllers (objects) on the screen of a computer. Furthermore, Bahrs PlacementListener (514) is a data structure [e.g. See Fig. 19]. Thus, Bahrs PlacementListener (514) is "a data structure that groups one or more objects together" – a graph of objects. In other words, the overall display is composed of many graphical objects, which are placed/contained in a certain manner by the PlacementListener. Whether serializing or deserializing, Bahrs system MUST maintain the ordered grouping of the individual graphical objects – a "graph of objects" as claimed. Therefore, Bahrs does disclose the claimed "graph of objects" contrary to applicants' assertions.

Conclusion

5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Brian Goddard whose telephone number is 571-272-

4020. The examiner can normally be reached on M-F, 9 AM - 5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Safet Metjahic can be reached on 571-272-4023. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

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bdg

04 August 2005

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